UNITI		cr-00276-B TES OF AME	ē.		RICT OF TEX	AS		2014
VS.)	CASE NO.	:: 3:13-CR-2	Deput	y y
MART	THA LO	PEZ MENCH	ACA (15))				
				ND RECOMM NING PLEA O				
Count(concervoluntaessentiLOPE2which	r. 1997) (s) 1 of the second o	, has appeared the Indictment th of the subject that the offens ents of such off CHACA be ad	d before me pursu. After cautioning the mentioned in Fig. 1. Capture 1. After cautioning the mentioned in Fig. 2. After caution of the mentioned in Fig. 2. After the pursue 1. After the mentioned in Fig. 2. After the pursue 1.	uant to Fed. R. of and examining Rule 11, I determ apported by an ite ecommend that the offense of C	Crim.P. 11, and g MARTHA Land that the grandependent bathe plea of guilt Conspiracy to F	nd has entere COPEZ MEN uilty plea was usis in fact co by be accepted Possess with	Dees, 125 F.3d 261 d a plea of guilty to CHACA under oath knowledgeable and ontaining each of the and that MARTHA Intent to Distribute, y. After being found	
	V	The defenda	nt is currently in	custody and sho	uld be ordered	l to remain in	custody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Counfinds by clear and convincing evidence that the defendant is not likely to flee or pose a dange to any other person or the community if released.							
		☐ The ☐ I find a dat		en compliant winvincing evidence person or the contract.	th the current of the that the defe	endant is not l	release. likely to flee or pose should therefore be	
		☐ The ☐ If the	Government oppodefendant has not e Court accepts the on of the Government	t been compliant nis recommenda			ease. set for hearing upon	
The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (Court finds there is a substantial likelihood that a motion for acquittal or new trial granted, or (b) the Government has recommended that no sentence of imprisonment be in or (c) exceptional circumstance are clearly shown under § 3145(c) why the defendant not be detained, and (2) the Court finds by clear and convincing evidence that the defendant not likely to flee or pose a danger to any other person or the dominunity if released.							or new trial will be conment be imposed, he defendant should that the defendant is	
Date:	Februa	ry 18, 2014.	(J. WNIT	NO PED STATES	MAGISTRA	TE JODGE	

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).